

1 EDITH LEDDY
2 5215 Ocala Lane
3 Las Vegas, NV 89122
4 Pro Per Plaintiff
5 Ph. (702) 454-8845

FILED RECEIVED
ENTERED & SERVED ON
CLERK'S OFFICE OF RECORD

2005 OCT 14 P 1:01

CLERK'S OFFICE OF THE
DISTRICT OF NEVADA WZ

UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

6 EDITH LEDDY,)
7 Plaintiff,) CV-S-04-1070-JCM-RJJ
8 MEDCO HEALTH SOLUTIONS)
9 OF LAS VEGAS, INC.)
10 Defendant.)

MOTION TO SET ASIDE VOLUNTARY DISMISSAL

- involuntary dismissal
Money taken under
duress.
Want to open case with witnesses
sworn statements coming up.

CERTIFICATE OF SERVICE

I hereby certify that a true and correct copy of the foregoing Motion was served upon the
counsel of record for all parties as follows:

MARC L. ZAKEN, ESQ.
EDWARDS & ANGELL LLP
301 TRESSER BLV.D
STAMFORD, CT 06901
Attorney for Defendant

GARY MOSS, ESQ.
DLA PIPER RUDNICK GRAY CARY
3960 HOWARD HUGHES PARKWAY, SUITE 400
LAS VEGAS, NV 89109
Attorney for Defendant

10 NADIA VON MAGDENKO
BARRON & PRUITT, LLP
11 1404 S. JONES BLVD.
LAS VEGAS, NV 89146
12 Plaintiff's former attorney

Dated this 14 day of October, 2005.

Edith Leddy
Edith Leddy

1
2
3 write a statement as to why you want to continue to pursue your case and why you did not want
4 to settle. Then date and sign the document.

5 No Peggy for judge

6 No Nadie von Magenho

7 Because Mark Zaken talked to Ed

8 Martin and he said he didn't know

9 I had Parkinson's ~~says~~ Parkinson

10 and that never asked for accommodations

11 and that never asked Peter Micheson and he

12 said I could always get a job at Wal Mart

13 and I asked Peter Micheson and he

14 said I could always get a job at Wal Mart

15 as a greeter

16 as a greeter

17 as a greeter

18 as a greeter

19 as a greeter

20 as a greeter

21 as a greeter

22 as a greeter

23 as a greeter

24 as a greeter

25 as a greeter

26 as a greeter

27 as a greeter

28 as a greeter

1

2

3 write a statement as to why you want to continue to pursue your case and why you did not want
4 to settle. Then date and sign the document.

5 Arthur was shut up and unable to help
6 (Edith) he said I did an excellent
7 job on podium he said I would still
8 be on podium if he had not got
9 fired (Set up by Linda Rener and
10 who he thought was his friend & the
11 girl Kathy Sutton. Arthur would
12 not tell why he left Medco. She
13 was puzzled. He made it look like
14 he left of his own accord and was in
15 good standing or else I'd not
16 be keep quiet at the deposition. Because
17 want him at home security
18 he knew the little in house security
19 guard who he knew had Parkinsons -
20 Ed Martin said it was because
21 wasn't capable but it was the Parkinsons
22 He refused to admit he knew. Edith
23 afraid of being fired so she said
24 nothing to him as he would do
25 to Arthur Berry and said Edith
26 judge Peggy seem might put it to
27 a jury trial even with many
28 many witnesses -
Parkinsons interferes with my writing
freedom of speech & other freedoms
taken away.
Nadie plead for more money and
Peggy tried to get
more money they only wanted to
get \$ 100 or less she kept going
for to get me more made her look
like the witch. This ~~was~~ end the
story - Nadie has file for further etc.

ORIGINAL

GARY C. MOSS, ESQ.
State Bar No. 4340
JOANNA S. KISHNER, ESQ.
State Bar No. 5037
DLA PIPER RUDNICK GRAY CARY, LLP
3960 Howard Hughes Parkway
Suite 400
Las Vegas, NV 89109
(702) 737-3433

2005 AUG 30 P 3:4

FILED	ENTERED	SERVED
RECEIVED	ENTERED	SERVED ON
CO-OP PARTIES OF RECORD		
SEP 14		
CLERK US DISTRICT COURT		
DISTRICT OF NEVADA		
BY:	HJM	
DEPUTY		

MARC L. ZAKEN, ESQ.
EDWARDS & ANGELL LLP
301 Tresser Blvd.
Stamford, CT 06901
(203) 353-6819
Attorneys for Defendants

UNITED STATES DISTRICT COURT
DISTRICT OF NEVADA

EDITH LEDDY,)
)
Plaintiff,) CV-S-04-1070-JCM-RJJ
)
v.)
MEDCO HEALTH SOLUTIONS OF)
LAS VEGAS, INC.)
)
Defendant.)

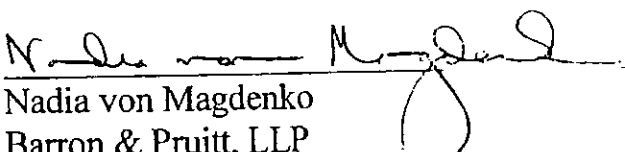
JOINT STIPULATION OF VOLUNTARY DISMISSAL

Pursuant to Rule 41(a)(1) of the Federal Rules of Civil Procedure, the parties hereby stipulate to the dismissal of this action, with prejudice, and without costs or attorneys' fees to either party.

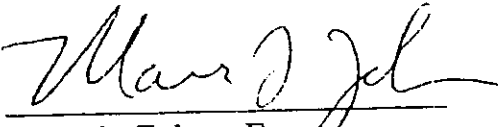
26

Dated this 29th day of August, 2005.

THE PLAINTIFF
EDITH LEDDY


Nadia von Magdenko
Barron & Pruitt, LLP
1404 South Jones Boulevard
Las Vegas, NV 89146

THE DEFENDANT
MEDCO HEALTH SOLUTIONS
OF LAS VEGAS, INC.


Marc L. Zaken, Esq.
EDWARDS & ANGELL LLP
301 Tresser Blvd.
Stamford, CT 06901

Gary C. Moss, Esq.
Joanna S. Kishner, Esq.
DLA PIPER RUDNICK GRAY CARY
3960 Howard Hughes Parkway
Suite 400
Las Vegas, NV 89109
Attorneys for Defendants

IT IS SO ORDERED

DATED Sept 12, 2005
Jeanne E. Mathan
UNITED STATES DISTRICT JUDGE

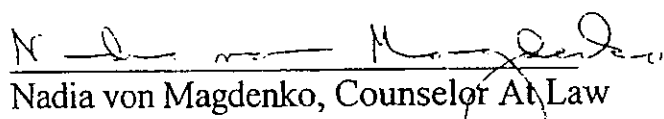
CERTIFICATE OF SERVICE

This is to certify that a copy of the foregoing Stipulation of Voluntary Dismissal was mailed via first class mail, postage prepaid to counsel for the Defendant, addressed as follows:

Joanna S. Kishner
DLA PIPER RUDNICK GRAY CARY, LLP
3960 Howard Hughes Parkway
Suite 400
Las Vegas, NV 89109

Marc L. Zaken
EDWARDS & ANGELL LLP
301 Tresser Blvd.
Stamford, CT 06901
(203) 353-6819

this 30th day of August, 2005.



Nadia von Magdenko, Counselor At Law

RECEIVED
U.S. DISTRICT COURT
CLERK'S OFFICE
RECEIVED ON
2005 AUG -3 P 4:43

UNITED STATES DISTRICT COURT

DISTRICT OF NEVADA

MZ

EDITH LEDDY, et al.,)
vs.)
MEDCO HEALTH SOLUTIONS OF)
LAS VEGAS, INC.,)
Plaintiffs,) Case No. CV-S-04-1070-JCM (RJJ)
vs.)
Defendant.)
) **MINUTE ORDER OF THE COURT**
vs.)
) DATED: August 2, 2005

PRESENT: THE HONORABLE PEGGY A. LEEN, United States Magistrate Judge

JUDICIAL ASSISTANT: Carol A. Knight RECORDER/TAPE # None

COUNSEL FOR PLAINTIFF: Nadia Von Magdenko

COUNSEL FOR DEFENDANT: Marc L. Zaken

PROCEEDINGS: Early Neutral Evaluation Session

An early neutral evaluation session was conducted with the undersigned Magistrate Judge commencing at 1:30 p.m. on August 2, 2005. In addition to above counsel, plaintiff Edith Leddy was present. Also present were Rich Jones, vice president and general manager of Medco; and Joe Galardi, vice president and employee relations counsel for Medco, on behalf of the defendant. The court heard presentations from counsel and from each of the parties present and thereafter met individually with counsel and each individual party. Discussions concluded at 4:30 p.m.

A settlement was reached the terms of which are confidential. The parties are to meet and confer to execute settlement/release documents and dismissal papers and distribute the settlement proceeds no later than 4:00 p.m., September 1, 2005.

IT IS ORDERED that a telephonic status hearing with counsel is scheduled for **4:30 p.m., September 6, 2005**, in the chambers of the undersigned. If dismissal papers have been lodged with the court, the hearing will be automatically vacated. If a telephonic status hearing is required, counsel for plaintiff shall initiate the call.

[Signature]
PEGGY A. LEEN
UNITED STATES MAGISTRATE JUDGE